FORM B9A (Chapter 7 Individual or Joint Debtor No Asset Case) (12/10)

Case Number 11-00611-LT7

## UNITED STATES BANKRUPTCY COURT

Southern District of California

# Notice of Chapter 7 Bankruptcy Case, Meeting of Creditors, & Deadlines A chapter 7 bankruptcy case concerning the debtor(s) listed below was filed on 1/14/11.

You may be a creditor of the debtor. This notice lists important deadlines. You may want to consult an attorney to protect your rights. All documents filed in the case may be inspected at the bankruptcy clerk's office at the address listed below. NOTE: The staff of the bankruptcy clerk's office cannot give legal advice.

See Reverse Side For Important Explanations			
Debtor(s) (name(s) used by the debtor(s) in the last 8 years, including married, maiden, trade, and address):			
Thomas Daniel Bovensiep	Linda Jeanne Bovensiep		
1827 Hidden Mesa Rd.	1827 Hidden Mesa Rd.		
El Cajon, CA 92019	El Cajon, CA 92019		
U.S.	U.S.		
Case Number: 11–00611–LT7	Social Security/Taxpayer ID/Employer ID/Other Nos.: xxx-xx-2977 xxx-xx-0546		
Attorney for Debtor(s) (name and address): Bruce R. Babcock Law Office of Bruce R. Babcock 4808 Santa Monica Ave	Bankruptcy Trustee (name and address): Ronald E. Stadtmueller 10755 Scripps Poway Pkwy., #370 San Diego, CA 92131		

# **Meeting of Creditors**

Telephone number: 858–564–9310

Date: February 10, 2011 Time: 01:00 PM

San Diego, CA 92107

Telephone number: (619) 222–2661

Location: Office of the U.S. Trustee, 402 W. Broadway (use C St. Entrance), Suite 1360, Hearing Room A, San Diego, CA 92101

# Presumption of Abuse under 11 U.S.C. § 707(b)

See "Presumption of Abuse" on reverse side.

Insufficient information has been filed to date to permit the clerk to make any determination concerning the presumption of abuse. If more complete information, when filed, shows that the presumption has arisen, creditors will be notified.

#### **Deadlines:**

Papers must be *received* by the bankruptcy clerk's office by the following deadlines: Deadline to Object to Debtor's Discharge or to Challenge Dischargeability of Certain Debts: 4/11/11

## **Deadline to Object to Exemptions:**

Thirty (30) days after the *conclusion* of the meeting of creditors.

## **Creditors May Not Take Certain Actions:**

In most instances, the filing of the bankruptcy case automatically stays certain collection and other actions against the debtor and the debtor's property. Under certain circumstances, the stay may be limited to 30 days or not exist at all, although the debtor can request the court to extend or impose a stay. If you attempt to collect a debt or take other action in violation of the Bankruptcy Code, you may be penalized. Consult a lawyer to determine your rights in this case.

# Please Do Not File a Proof of Claim Unless You Receive a Notice To Do So.

## **Creditor with a Foreign Address**

A creditor to whom this notice is sent at a foreign address should read the information under "Do Not File a Proof of Claim at This Time" on the reverse side.

	For the Court: Clerk of the Bankruptcy Court: Barry K. Lander
Hours Open: Monday – Friday 9:00 AM – 4:00 PM	Date: 1/18/11

Legal Advice  The staff case.  Creditors Generally May Not Take Certain Actions  Presumption of Abuse  Meeting of Creditors  Do Not File a Proof of Claim at This Time  Discharge of Debts  Discharge of Debts  Discharge of Debts  Exempt Property  Exempt Property  Exempt Property  Bankruptcy Clerk's of objection Exemption  Bankruptcy Clerk's Office  Arny pape on the from the staff case.  Prohibited contacting obtain proach of the proach of the proof of the pr			
Creditors Generally May Not Take Certain Actions  Presumption of Abuse If the presting in a joint are welco without further than the Bankruptor of Claim at This Time  Do Not File a Proof of Claim at This Time  Discharge of Debts  Discharge of Debts  Discharge of Debts  The debtonever try Bankruptor (6), you notice is not deadline.  Exempt Property  Exempt Property  The debtonever try Bankruptor (6), you nothe bankruptor of Certain and any resumption of the from the f	otcy case under Chapter 7 of the Bankruptcy Code (title 11, United States Code) has not the debtor(s) listed on the front side, and an order for relief has been entered.	been filed in this court	
May Not Take Certain obtain proand garning days or not	of the bankruptcy clerk's office cannot give legal advice. Consult a lawyer to determ	ine your rights in this	
Meeting of Creditors  A meeting in a joint are welco without further without further welco without further without further welco without further welco without further welco without further without further welco without further without further welco without further welco further without further welco without further welco proof of celling you notice is a deadline.  Discharge of Debts  The debtor never try Bankrupte (6), you in the bankrupt of Certain and any runder welco without further welcome.  Exempt Property  The debtor to credito clerk's off objection Exemption  Bankruptcy Clerk's  Office  Any pape on the from the first part of the proof of celling you notice is a deadline.	d collection actions are listed in Bankruptcy Code §362. Common examples of prohig the debtor by telephone, mail or otherwise to demand repayment; taking actions to perty from the debtor; repossessing the debtor's property; starting or continuing law shing or deducting from the debtor's wages. Under certain circumstances, the stay mot exist at all, although the debtor can request the court to extend or impose a stay.	collect money or suits or foreclosures;	
in a joint are welco without for the document of the control of th	sumption of abuse arises, creditors may have the right to file a motion to dismiss the uptcy Code. The debtor may rebut the presumption by showing special circumstance		
Claim at This Time	g of creditors is scheduled for the date, time and location listed on the front side. <i>The case) must be present at the meeting to be questioned under oath by the trustee and</i> me to attend, but are not required to do so. The meeting may be continued and conclutther notice.	by creditors. Creditors	
Exempt Property  Bankrupto (6), you not the bankroof Certain and any reserved.  Exempt Property  The debte to credito clerk's off objection Exemption  Bankruptcy Clerk's  Any pape on the from	is not appear to be any property available to the trustee to pay creditors. <i>You therefor laim at this time</i> . If it later appears that assets are available to pay creditors, you will u that you may file a proof of claim, and telling you the deadline for filing your propagated to a creditor at a foreign address, the creditor may file a motion requesting the	be sent another notice of of claim. If this	
Bankruptcy Clerk's Any pape Office Any pape	or is seeking a discharge of most debts, which may include your debt. A discharge me to collect the debt from the debtor. If you believe that the debtor is not entitled to receive Code §727(a) or that a debt owed to you is not dischargeable under Bankruptcy Coust file a complaint or a motion if you assert the discharge should be denied under § aptcy clerk's office by the "Deadline to Object to Debtor's Discharge or to Challenge Debts" listed on the front of this form. The bankruptcy clerk's office must receive the equired filing fee by that Deadline.	ceive a discharge under Code §523(a)(2), (4), or §727(a)(8) or (a)(9) in the Dischargeability	
Office on the fro	or is permitted by law to keep certain property as exempt. Exempt property will not be res. The debtor must file a list of all property claimed as exempt. You may inspect that it is included in the second property claimed by the debtor is not authorized by law, to that exemption. The bankruptcy clerk's office must receive the objections by the 'ns" listed on the front side.	at list at the bankruptcy, you may file an	
the proper	r that you file in this bankruptcy case should be filed at the bankruptcy clerk's office nt side. You may inspect all papers filed, including the list of the debtor's property a ty claimed as exempt, at the bankruptcy clerk's office.		
Creditor with a Consult a Foreign Address case.	lawyer familiar with United States bankruptcy law if you have any questions regard	ing your rights in this	
Refer to Other Side for Important Deadlines and Notices			

United States Bankruptcy Court Southern District of California Case Number 11–00611–LT7

## NOTICE OF APPOINTMENT OF INTERIM TRUSTEE

An order for relief having been entered in the above—referenced case on 1/14/11, the following person is named Interim Trustee of the estate of the debtor:

Ronald E. Stadtmueller 10755 Scripps Poway Pkwy., #370 San Diego, CA 92131

## TRUSTEE REOUIREMENTS

The Trustee requires that Debtor(s) show a government (picture) ID and evidence of their social security number at the 341(a) Creditor's Meeting.

Debtors are to provide the Trustee with written documentation supporting income earnings as set forth in Schedule I of the debtor's case within 14 days of the filing of the case. If documents are not provided, the Trustee may move for dismissal of the case without further notice to the Debtor or creditors. Alternatively, the Trustee may seek an extension of time to file to move for dismissal if the Trustee is investigating assets of the estate, without further notice to the Debtor or creditors.

Debtors and debtors' attorneys must review the Standing Administration Guidelines immediately to comply with the production of supporting documentation of material represented in the Schedules and Statement of Financial Affairs. Failure to do so in a timely manner may result in continuances of Meetings and additional appearances. The Standing Administration Guidelines are available on the internet at:

http://www.casb.uscourts.gov/pdf/guidelines.pdf

## DISMISSAL OF CASE

Notice is given that this case will be dismissed if the debtor(s) fails to pay the filing fee pursuant to the Rules of Bankruptcy Procedure 1006. This dismissal will occur without further notice.

Furthermore, notice is given that if the Debtor fails to file schedules, statements or other documents required by the Rules of Bankruptcy Procedure 1007 and/or 11 U.S.C. 521, or if the Debtor or Joint Debtor fails to appear at the §341(a) meeting that the Court, Trustee or U.S. Trustee may move for dismissal of the case without further notice to the Debtor or creditors.

## NOTICE OF FILING OF FINANCIAL MANAGEMENT COURSE CERTIFICATE

Notice is given that this case will be closed with no discharge if the debtor(s) fail to file the required Financial Management Course Certificate within 60 days after the first date set for the meeting of creditors under §341.

## **BANKRUPTCY FRAUD**

If you have information regarding any bankruptcy fraud or abuse, please contact the United States Trustee in writing at 402 West Broadway, Suite 600, San Diego, CA 92101 and/or by calling 619–557–5013.

For the Court:

Barry K. Lander, Clerk United States Bankruptcy Court Southern District of California

Dated: 1/18/11